

Appendices



DRAFT



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Appendix A Section 504 of the Rehabilitation Act of 1973—Regulations

34 CFR Chapter 1, Section 104.31 Subpart D—Preschool, Elementary, and Secondary Education (July 1, 1999)

Section 104.31 Application of this subpart

Subpart D applies to preschool, elementary, secondary, and adult education programs or activities that receive Federal financial assistance and to recipients that operate, or that receive Federal financial assistance for the operation of, such programs or activities.

Section 104.32 Location and notification

A recipient that operates a public elementary or secondary education program shall annually

- (a) Undertake to identify and locate every qualified handicapped person residing in the recipient's jurisdiction who is not receiving a public education; and
- (b) Take appropriate steps to notify handicapped persons and their parents or guardians of the recipient's duty under this subpart.

Section 104.33 Free appropriate public education

- (a) General. A recipient that operates a public elementary or secondary education program shall provide a free appropriate public education to each qualified handicapped person who is in the recipient's jurisdiction, regardless of the nature or severity of the person's handicap.
- (b) Appropriate education.
 - (1) For the purpose of this subpart, the provision of an appropriate education is the provision of general or special education and related aids and services that
 - (i) are designed to meet individual educational needs of handicapped persons as adequately as the needs of nonhandicapped persons are met and
 - (ii) are based upon adherence to procedures that satisfy the requirements of Section 104.34, 104.35, and 104.36.
 - (2) Implementation of an individualized education program developed in accordance with the Education of the Handicapped Act is one means of meeting the standard established in paragraph (b)(1)(i) of this section.
 - (3) A recipient may place a handicapped person in or refer such a person for aids, benefits, or other services other than the one that it operates or provides as its means of carrying out the requirements of this subpart. If so, the recipient remains responsible for ensuring that the requirements of

this subpart are met with respect to any handicapped person so placed or referred.

(c) Free education

- (1) General. For the purpose of this section, the provision of a free education is the provision of educational and related services without cost to the handicapped person or to his or her parents or guardian, except for those fees that are imposed on non-handicapped persons or their parents or guardian. It may consist either of the provision of free services or, if a recipient places a handicapped person in or refers such person to a program not operated by the recipient as its means of carrying out the requirements of this subpart, of payment for the costs of the program. Funds available from any public or private agency may be used to meet the requirements of this subpart. Nothing in this section shall be construed to relieve an insurer or similar third party from an otherwise valid obligation to provide or pay for services provided to a handicapped person.
- (2) Transportation. If a recipient places a handicapped person in or refers such person for aids, benefits, or other services not operated by the recipient as its means of carrying out the requirements of this subpart, the recipient shall ensure that adequate transportation to and from the program is provided at no greater cost than would be incurred by the person or his or her parents or guardian if the person were placed in the program operated by the recipient.
- (3) Residential placement. If placement in a public or private residential program is necessary to provide a free appropriate public education to a handicapped person because of his or her handicap, the program, including nonmedical care and room and board, shall be provided at no cost to the person or his or her parents or guardian.
- (4) Placement of handicapped persons by parents. If a recipient has made available, in conformance with the requirements of this section and Section 104.34, a free appropriate public education to a handicapped person and the person's parents or guardian choose to place the person in a private school, the recipient is not required to pay for the person's education in the private school. Disagreements between a parent or guardian and a recipient regarding whether the recipient has made such a program available or otherwise regarding the question of financial responsibility are subject to the due process procedures of Section 104.36.
- (d) Compliance. A recipient may not exclude any qualified handicapped person from a public elementary or secondary education after the effective date of this part. A recipient that is not, on the effective date of this regulation, in full compliance with the other requirements of the preceding paragraphs of this section shall meet such requirements at the earliest practicable time and in no event later than September 1, 1978.

Section 104.34 Educational setting

- (a) Academic setting. A recipient to which this subpart applies shall educate, or shall provide for the education of, each qualified handicapped person in its jurisdiction with persons who are not handicapped to the maximum extent appropriate to the needs of the handicapped person. A recipient shall place a handicapped person in the general educational environment operated by the recipient unless it is demonstrated by the recipient that the education of the person in the general environment with the use of supplementary aids and services cannot be achieved satisfactorily. Whenever a recipient places a person in a setting other than the general educational environment pursuant to this paragraph, it shall take into account the proximity of the alternate setting to the person's home.
- (b) Nonacademic settings. In providing or arranging for the provision of nonacademic and extracurricular services and activities, including meals, recess periods, and the services and activities set forth in Section 104.37(a)(2), a recipient shall ensure that handicapped persons participate with nonhandicapped persons in such activities and services to the maximum extent appropriate to the needs of the handicapped person in question.
- (c) Comparable facilities. If a recipient, in compliance with paragraph (a) of this section, operates a facility that is identifiable as being for handicapped persons, the recipient shall ensure that the facility and the services and activities provided therein are comparable to the other facilities, services, and activities of the recipient.

Section 104.35 Evaluation and placement

- (a) Preplacement evaluation. A recipient that operates a public elementary or secondary education program shall conduct an evaluation in accordance with the requirements of paragraph (b) of this section of any person who, because of handicap, needs or is believed to need special education or related services before taking any action with respect to the initial placement of the person in a general or special education program and any subsequent significant change in placement.
- (b) Evaluation procedures. A recipient to whom this subpart applies shall establish standards and procedures for the evaluation and placement of persons who, because of handicap, need o rare believed to need special education or related services which ensure that
 - (1) Tests and other evaluation materials have been validated for the specific purpose for which they are used and are administered by trained personnel in conformance with the instructions provided by their producer;
 - (2) Tests and other evaluation materials include those tailored to assess specific areas of educational need and not merely those which are designed to provide a single general intelligence quotient; and
 - (3) Tests are selected and administered so as best to ensure that, when a test is administered to a student with impaired sensory, manual, or speaking skills, the test results accurately reflect the student's aptitude or achievement level or whatever other factor the test purports to measure, rather than reflecting the student's impaired sensory, manual, or speaking

skills (except where those skills are the factors that the test purports to measure).

- (c) Placement procedures. In interpreting evaluation data and in making placement decisions, a recipient shall
 - (1) draw upon information from a variety of sources, including aptitude and achievement tests, teacher recommendations, physical condition, social or cultural background, and adaptive behavior;
 - (2) establish procedures to ensure that information obtained from all such sources is documented and carefully considered;
 - (3) ensure that the placement decision is made by a group of persons, including persons knowledgeable about the child, the meaning of the evaluation data, and the placement options; and
 - (4) ensure that the placement decision is made inconformity with Section 104.34.
- (d) Reevaluation. A recipient to whom this section applies shall establish procedures, in accordance with paragraph (b) of this section, for periodic reevaluation of students who have been provided special education and related services. A reevaluation procedure consistent with the Education for the Handicapped Act is one means of meeting this requirement.

Section 104.36 Procedural safeguards

A recipient that operates a public elementary or secondary education program shall establish and implement, with respect to actions regarding the identification, evaluation, or educational placement of persons who, because of handicap, need or are believed to need special instruction or related services, a system of procedural safeguards that includes

- notice:
- an opportunity for the parents or guardian of the person to examine relevant records;
- an impartial hearing with opportunity for participation by the person's parents or guardian and representation by counsel; and
- a review procedure.

Compliance with the procedural safeguards of Section 615 of the Education of the Handicapped Act is one means of meeting this requirement.

Section 104.37 Nonacademic services

- (a) General.
 - (1) A recipient to which this subpart applies shall provide nonacademic and extracurricular services and activities in such manner as is necessary to afford handicapped students an equal opportunity for participation in such services and activities.
 - (2) Nonacademic and extracurricular services and activities may include counseling services, physical recreational athletics, transportation, health services, recreational activities, special interest groups or clubs sponsored by the recipients, referrals to agencies which provide assistance to handicapped persons, and employment of students, including both

employment by the recipient and assistance in making available outside employment.

- (b) Counseling services. A recipient to which this subpart applies that provides personal, academic, or vocational counseling, guidance, or placement services to its students shall provide these services without discrimination on the basis of handicap. The recipient shall ensure that qualified handicapped students are not counseled toward more restrictive career objectives than are nonhandicapped students with similar interests and abilities.
- (c) Physical education and athletics.
 - (1) In providing physical education courses and athletics and similar programs and activities to any of its students, a recipient to which this subpart applies may not discriminate on the basis of handicap. A recipient that offers physical education courses or that operates or sponsors interscholastic, club, or intramural athletics shall provide to qualified handicapped students an equal opportunity for participation in these activities.
 - (2) A recipient may offer to handicapped students physical education and athletic activities that are separate or different from those offered to nonhandicapped students only if separation or differentiation is consistent with the requirements of Section 104.34 and only if no qualified handicapped student is denied the opportunity to compete for teams or to participate in courses that are not separate or different.

Section 104.38 Preschool and adult education

A recipient to which this subpart applies that operates a preschool education or day care program or activity or an adult education program or activity may not, on the basis of handicap, exclude qualified handicapped persons from the program or activity and shall take into account the needs of such persons in determining the aid, benefits, or services to be provided under the program or activity. (Note: The reference to adult programs does not apply to schools, but the law, which is quoted here, makes reference to them.)

Section 104.39 Private education programs

- (a) A recipient that operates a private elementary or secondary education program may not, on the basis of handicap, exclude a qualified handicapped person from such program if the person can, with minor adjustments, be provided an appropriate education, as defined in Section 104.33(b)(1), within the recipient's program.
- (b) A recipient to whom this section applies may not charge more for the provision of an appropriate education to handicapped persons than to nonhandicapped persons except to the extent that any additional charge is justified by a substantial increase in cost to the recipient.
- (c) A recipient to which this section applies that operates special education programs shall operate such programs in accordance with the provisions of Section 104.35 and 104.36. Each recipient to which this section applies is subject to the provisions of Section 104.34, 104.37, and104.38.



Appendix B Sample Forms for Section 504

- B-1 Section 504—General Information (for Parent and Student Manuals)
- B-2 Section 504—Referral Form/Packet
- B-3 Section 504—Invitation to Parents for Initial Section 504 Meeting
- B-4 Section 504—Parents Rights
- B-5 Section 504—Parent Input
- B-6 Section 504—Consent to Evaluate
- B-7 Section 504—Notice of Evaluation Review & Eligibility Determination Meeting
- B-8 Section 504—Evaluation Review and Eligibility Meeting
- B-9 Section 504—Accommodation Plan
- B-10 Section 504—Notification of Evaluation & Eligibility Results (in absence of parent participation)
- B-11 Section 504—Plan Review
- B-12 Section 504—Grievance Form



Utah State Office of Education: Section 504 Guide—Appendices

Information for Parents Regarding Section 504 of the Rehabilitation Act Of 1973 Family Educational Rights and Privacy Act (FERPA)

Section 504 is federal law that prohibits discrimination against persons with a disability in any program that receives federal financial assistance. The law defines a person with a disability as anyone who

Has a mental or physical impairment that substantially limits one or more major life activities (major life activities include activities such as caring for one's self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working).

In order to fulfill its obligations under Section 504, the district/charter recognizes its responsibility to avoid discrimination in policies and practices regarding its personnel and students. No discrimination against any person with a disability will knowingly be permitted in any of the programs and practices in the school system.

The school has specific responsibilities under the law, which includes the responsibility to identify and evaluate students suspected of having a disability. If the student is determined to be eligible under Section 504 an accommodation plan will be developed on order to provide the student with equal access to education.

If the parent or guardian disagrees with the determination made by the professional staff of the school under Section, he/she has a right to file a grievance or request a hearing with an impartial hearing officer provided by the district/charter.

The federal Family Educational Rights and Privacy Act (FERPA) also specifies rights related to educational records. This Act gives the parent or guardian the right to the following:

- Inspect and review his/her child's educational records.
- Make copies of these records.
- Receive a list of all individuals having access to those records.
- Ask for an explanation of any item in the records.
- Ask for an amendment to any report on the grounds that it is inaccurate, misleading, or violates the child's rights.
- Request a hearing on the issue if the school refuses to make the amendment.

if you have questions, please feel free to contact:		
District/charter Section 504 Coordinator	Phone	
Form B-1		

Section 504 Referral Completed by Early Intervening Team

Student	Grade Date
School	Teacher
Name/Signature of Referring Teach	ner
Name of Parent/Guardian	
Fill out sections A-D for all students	. Fill out section E only if behavior is an area of concern.
•	ow that significantly affect the student's classroom ern as (H) High or (S) Some. If you are not sure, do
physical attributes	attention span
attendance	memory skills
activity level	ability to follow directions
oral comprehension	listening skills
language development	response to questions
language fluency	ability to focus on task
problem-solving ability	frustration threshold
vocabulary	self-expression
organizational skills	self-discipline
easily confused	gross motor skills/coordination
social/interpersonal skills	fine motor skills
self-awareness	disorientation
over-aggression	passive/nonresponsive
low self-esteem	lack of responsibility
academic progress (list skil	Is/areas of concern)
modical/hoalth (manifostation	ons/areas of concern) Note: Vision and/or hearing
	d and resolved prior to continuing the EIT process

	behavior (observations/areas of concern)
	emotional/social (specify and describe)
	OTHER (specify and describe)
ام ام ا	any other information you can to help the team better understand your conce
Naa	

C. PRIOR ACTIONS TAKEN TO ADDI	RESS THE CONCERN	
	ow, which have you changed in some way in an	
attempt to address the concern? C	Theck the area(s) and describe what you manipulated	
Presentation: How lessons are delivered and materials are displayed		
Physical Environment: The classi	room arrangement and learning environment	
☐ Materials: Changing student and	I teacher materials	
Instruction: Ways students acqui	ire skills in the classroom	
2. Below is a partial list of possible i	interventions. Check any that have been used prior	
·	ern. Add other specific interventions that have been	
using tape recorder; overhead p	rojector	
previewing; rephrasing	memory drills (sight words)	
using graphic organizers	lacksquare pattern books and word families	
posting charts; labeling	manipulatives for math/other	
contracts	modified discipline plan	
giving visual/verbal clues	attendance follow-up	
peer tutoring	lacksquare observation by another staff member	
use of alternative materials	FSI (English as a Second Language)	

cooperative learning	☐ tutoring
\square tailored assignments	☐ Title I reading
reinforcement schedules	Bilingual Education
parent involvement	Reading First
preferential seating	\square counseling
\square acknowledging correct responses	$oldsymbol{\square}$ point out relevance to students' lives
dividing tasks into smaller portions	\Box giving opportunities for success
offer strategies for self-manageme	nt \square giving opportunities for leadership
incorporating cultural differences	lacksquare promoting family involvement
lacksquare providing bilingual signs/labels	lue building on student's strengths
using music, art, drama	
other	
other_	
3. If interventions have been tried, desc	cribe their effectiveness and duration in weeks.
(Optional) If they were ineffective, what	t do you hypothesize as the possible reason?
_	c difficulties , please attach a sample(s) of the s-based or short-cycle assessment results that
sample(s) attached N/A	
If there is a medical concern, please att	tach any known relevant information or history.

\square information attached \square N/A		
If there is a behavioral concern , please attach any disciplinary action taken or other documentation and fill out section E : <i>Teacher Input for Addressing Problem Behaviors</i> .		
\square documentation attached \square teacher input completed (section E) \square N/A		
E. Teacher Input for Addressing Problem Behaviors		
(Teacher fills out this section if student is being referred for behavioral concerns. If behavior is not an issue, there is no need to complete this section.		
1. Describe the behavior(s) of concern. Use measurable terms. Example: Rather than "Lisa picks fights," describe the actions and frequency: "Lisa demonstrates aggressive behavior toward other children at least 2-3 times a day, often more. She shows her aggression by such actions as pushing, grabbing materials from others, and by using verbal commands and name-calling."		
2. When is the behavior most and least likely to occur? Mark each as M (More Likely), L (Less Likely), or U (Unlikely).		
On a particular day or days of the week, such as Fridays? If so, which?		
At a particular time or times of the day, such as lunch or transitions? If so, when?		
During certain types of activities or tasks, such as math or independent work? If so, when?		
When interacting with certain people—individuals or groups?		
If so, who?		
Under specific environmental conditions, such as in crowds or outdoor recess?		
If so, what?		
When physically tired, hungry, or sick?		
If so, which?		

3. What do you think the student gains or avoids by demonstrating the behavior?

Get attention? _	What kind?	From whom?
Avoid attention	?What kind? From whom?	
Get control?	Of what?	
	sment?Regarding what?	
Get relief?	From what?	
	Which?	
4. Describe the	specific expectations you have for the	student that are not being met.
	u conveyed your expectations to the s	tudent?
6. Do you think	the student can't (is unable to) or wo ate/desired behavior? Why?	n't (is unwilling to) demonstrate the
	riate/acceptable behavior(s) could the regarded as unacceptable?	student use as a substitute for the
8. What have yo occurs?	u already tried to change about the sit	uations in which the behavior
modified ta	sks/assignments to align better with s	tudent's skills
	e student's schedule or order of activit	
changed the	changed the curriculum for this student	
provided ex	tra assistance	
changed the student's physical environment (seating, room arrangement, grouping)		
other other		

other	
9. What techniques have you already tried to	help the student meet behavioral
expectations?	
posted rules for the whole class	denied desired items/activities
immediate feedback	lacksquare notes/phone calls to parents
teacher-student contract	lacksquare loss of privileges
met with parents	reprimands
reward system	lacksquare ignored the behavior
\square hand or other signals	lacksquare detention
offered options/choices	referral to office
\square consistency of enforcement	lacksquare referral to school counselor
other	
\square other	

Invitation to Parents for Initial Section 504 Meeting

Student		Date
School		
Dear Parent or Guardian:		
This letter is to inform you that the school has concerns about to this time, the EIT may have of interventions with your child. The	your child's academic and/or developed and implemented a	r behavioral progress. Prior
Intervention	Duration	Effectiveness
After evaluating the EIT Intervel believe that additional inform educational needs and whether general classroom under Section eligible students. We would like Section 504 in order to ensure the section sec	nation is necessary to fuller for he/she might be eligible for no 504—a federal law that property to meet with you to discuss a	y determine your child's or accommodations in the ovides accommodations to a possible evaluation under
We have scheduled a meeting of	onat	t
This meeting will be held at		·
It would be helpful if you could meeting or send it to your ch questions, cannot attend, or if me at mutually convenient meeting ti attached.	hild's teacher if you cannot this meeting time is not conv	attend. If you have any venient for you, please call our questions or arrange a
Sincerely,		→ JVV/L
School Section 504 Representa	utive	FORGET!
Attachment: Section 504 Parent Right	ts, Parent Input Form	

Section 504 Parent Rights Notice

School Date
The intent of this notice is to keep you fully informed concerning decisions about your child and to inform you of your rights if you disagree with any of these decisions.
If your child is eligible for Section 504 accommodations/services, you have the right to the following:
1. Have your child take part in and receive benefits from public education programs
without discrimination based on a disability.Receive written notice with respect to identification, evaluation, or placement of your child.
3. Have your child receive a free appropriate public education. This includes the right to be educated with other students without disabilities to the maximum extent appropriate.
4. Have your child educated in facilities and receive services comparable to those provided to students without disabilities.
5. Have evaluation, educational, and placement decisions made based upon a variety of information sources and by individuals who know your child, the evaluation data, and placement options.
6. If eligible, have your child receive accommodations under Section 504 of the Rehabilitation Act of 1973.
7. Give your child an equal opportunity to participate in nonacademic and extracurricular activities offered by the school.
8. Examine all relevant records relating to decisions regarding your child's identification, evaluation, educational program, and placement.
 Obtain copies of educational records at a reasonable fee or no cost if the fee would effectively deny you access to the records.
10. Receive a response from the school to reasonable requests for explanations and interpretations of your child's records.
11. Request amendment of your child's educational records if there is reasonable cause to believe that they are inaccurate, misleading, or otherwise in violation of the

School Section 504 Representative Telephone Number Form B-4

the school who is responsible for Section 504 compliance is

a reasonable time and advise you of the right to a hearing.

privacy rights of your child. If the school refuses this request, it shall notify you within

12. Request mediation or an impartial due process hearing related to decisions regarding your child's identification, evaluation, educational program, or placement. You and your child may take part in the hearing and have an attorney represent you. 13. File a local grievance or complaint to the Office for Civil Rights in Denver, Colorado. The office is part of the U.S. Department of Education. The regional office is located at 1244 Speer Boulevard, Suite 310, Denver, Colorado, 80204-3582. The person at

Section 504 Meeting Parent Input

Student Name:	Date:		
School:	Grade:		
Father's Name:			
Mother's Name:			
Who has legal authority to make educ	cational decisions for this child?		
With whom does this student live?			
Please answer any questions that y	ou think might be helpful to the 504 Team.		
What are some of your child's strength	hs?		
What does your child do when not in s	school?		
	at home?		
	problems in school?		
When were you first aware of this prol	blem?		
What do you think is causing the prob	lem?		

Form B-5, page 1 of 2

What methods of discipline are used with your child at home?
What is your child's reaction to discipline?
Has your child mentioned any problems with school? If so, how does he/she feel about the problem?
Health History
Please describe any serious illnesses, accidents, or hospitalizations.
Is your child receiving service(s) from another agency?
Is your child currently taking medications? If so, please list.
Are there any known side affects from the medication?
Please tell us anything else that you think would be helpful in planning for your child's success at school.

Section 504 Consent to Evaluate

Student Name	
School	Date
Following a discussion with school personnel a use of school educational diagnosis for my cl Section 504 accommodations/services. I under administration of the following:	nild to determine possible eligibility for
Evaluation Procedures	Person Responsible
I understand that following the evaluation, I will be appropriate school staff to review the evaluation child's education.	• • • • • • • • • • • • • • • • • • • •
I give written consent to have my child evaluated	d.
Signed	
Parent Name (printed)	Date
Copies: Parents Student file	
Form B-6	

Notice of Section 504 Meeting To Review Evaluation Results and Determine Eligibility

Date sent/mailed:	
Student's name:	
School:	Grade:
Parent's Name:	
Address:	
Home Phone:	Work Phone:
Dear	,
This letter is to inform you that the	Section 504 Team at your child's school would like to
meet with you to discuss the resul	ts of an evaluation under Section 504. Your insights
and contributions will be quite help	oful to us in effecting the best decisions possible. If
you have not already done so, ple	ase fill out and return the Parent Input Form.
Meeting Date:	Meeting Time:
Location:	
Please call me at	if you have any questions or need to arrange
an alternative date.	
Sincerely,	→ Don't 1
School Section 504 Representativ	FORGET!
Copies: Parents Student file	
Attachment: Parent Input Form	
Form B-7	

Section 504 Eligibility Determination Summary							
Stud	dent	's nam	e:				
Sch	ool:					Grade:	
Pare	ent's	s Name) :				
Add	ress	3:					
Hon	ne F	hone:		Worl	k Pł	none:	
Stud	dent	Referr	ed by:	Date	of	Referral:	Date of Meeting:
The	Sec	ction 5	04 Team reviewed and care	efully	cor	nsidered the follo	owing data that was gathered from the
			rces, including the Referra				
		ade re				Teacher/Admini	
			ary records/referrals		<u> </u>	Student work po	
			ized Tests and Other Tests		<u> </u>	School Health In	nformation
			Evaluations/diagnoses from			Other:	
		rents			<u> </u>	Othor	
	Pa	rent in	put			Other:	
YE	S	NO	Based on the evaluation	data g	ath	ered from a vari	ety of sources, the Section 504 Team
			answered the following q	uestic	ons	to determine Se	ction 504 eligibility:
							ment? If so, please describe the
					ed	lucational determii	nation only, and not a medical diagnosis
			for purposes of treatmer	nt.			
			2. Doos the physical or me	ontal ir	mno	virmont affect one	or more major life activities? If so, which
			major life activity or activ				of more major me activities? If so, which
			major mo douvity or dou	VILIOO I	o, a.	io anootou.	
			3. Does the physical or me	ental in	npa	airment <u>substanti</u>	ally limit a major life activity?
			4 Does the student need :	Sectio	n 50	04 accommodatio	ns in order for his/her educational need to
			be met as adequately as				
						•	
			The state of the s			•	free appropriate public education under
			nd the Section 504 Accommo	odatio	n P	'lan should be dev	reloped. If any answer is "No," the student
18 110	ol ei	ligible.					
The	Sec	ction 5	04 Team's analysis of the	eliaibi	litv	criteria as appli	ed to the evaluation data indicates
that			or rouni o unaryoro or mo	Jg	,	oritoria do appir	
		The	student is not eligible for ser	rvices	und	der Section 504 au	nd will continue to receive general
education and any available general education resources and programs.							
							n Accommodation Plan, which governs
			provision of 504 services to t				saive on undeted Assembledation Dian
							eive an updated Accommodation Plan,
which governs the provision of 504 services to the student. (Annual and 3-year evaluations only) The student is no longer eligible for Section 504 and is exited from the program. The student will now							
receive general education without Section 504 services.							
Other:							

Signatures and Printed Names	Position	Agree	Disagree
	Person knowledgeable of the child		
	Person knowledgeable of the evaluation results		
	Person knowledgeable of placement options		
	Other:		
	Other:		

If you disagree with the school team's decision	, please contact the School's Section 504
Representative and consult the Parents Rights	Notice for other options.

Name	 		
Phone			

Copies: Parent Student file



Section 504 Accommodation Plan

Student		Gra	ade Date			
School						
of I YES NO The YES NO The	e student has a me his/her major life a e physical or ment e impairment subs nool regarding	ictivities. al impairment imp	pacts his/her educate student's overal	l performance at		
	breathing	☐ walking	speaking	aring for oneself		
	☐ writing	learning	working	showing troubling behavior		
Is this student is Describe what e impact in me	To be eligible for a 504 Accommodation Plan, all three answers above must be YES. Is this student is eligible to receive a 504 Accommodation Plan? Describe what evaluation data was used; Describe this student's circumstances and its educational impact in more detail (that is, document the basis for the 504 Plan): The case manager for this Section 504 Plan will be: Date of Meeting & Initial Plan Annual Review scheduled for					
Specific Need (How does the imp impact the studer education and what needed to eliminat	pairment nt's at is	nodations				
restriction?)	Special	Materials or Train	ing Needed—Who	, How, and When?		
	Who Wil	ll Implement the A	Accommodations			
	Criteria	for Evaluating Su	ccess			

Form B-9, page 1 of 2

Specific Need (How does the impairment impact the student's education and what is needed to eliminate the	Accommodations Special Materials or Training Needed—Who, How, and When?				
restriction?)					
	Who Will Implement the Accommoda	tions			
	Criteria for Evaluating Success				
Specific Need (How does the impairment impact the student's education and what is needed to eliminate the	Accommodations				
restriction?)	Special Materials or Training Needed—Who, How, and When? Who Will Implement the Accommodations				
	Criteria for Evaluating Success				
Section 504 Plan Team		Data			
	Title:				
_	Title:				
	Title: Title:				
PARENT/GUARDIAN:	, as this	etudent's parent/quardian			
	give permission for my child to receive				
Copies: Parent Stude		Form B-9 Page 2 of 2			

Notification of Section 504 Evaluation And Eligibility Results (in absence of parent participation)

Date Sent/Mailed:	
Student's Name:	
School:	Grade:
Parent's Name:	
Address:	
Home Phone:	Work Phone:
Dear	_,
	on 504 Team had a meeting on on data, the Section 504 Team made the s placement:
☐ General education without Section☐ Placement in general education visual 504 Accommodation Plan is enclosed.	with Section 504 services. A copy of the Section
☐ Will continue Section 504 service is enclosed☐ Exit from Section 504	es. A copy of the Accommodation Plan
Referral for a multidisciplinary evaluation services. Other:	·
	ermination Summary is enclosed. If you have
Sincerely,	
School Section 504 Representative	
Attachments: Section 504 Eligibility Dete Section 504 Accommodate	
Copies: Parents Student file	
Form B-10	

Section 504 Plan Review

Student		Pate
Case Manager		
	ke recommendations to cor	ew the student's progress under ntinue, modify, or terminate the ar;)
Discussion of progress		
Conduct additional eva	commodation Plan (see nevaluations. services based upon the fo	,
The following members of the	e Section 504 Team particip	pated in this review:
Signature(s)		
Parent /Guardian	Parent/G	Guardian
Signature:	Title:	Date:
Signature:	Title:	Date:
Signature:	Title:	Date:
Copies: Parent Student file		

Form B-11



Appendix C Frequently Asked Questions and Answers: Clarification of Policy for Section 504 Issued by the Office for Civil Rights (OCR)

- 1. Q. What is ADD?
 - A. Attention Deficit Disorder (ADD) is a neurobiological disability. It is characterized by attention skills that are developmentally inappropriate, impulsivity, and in some cases, hyperactivity.
- 2. Q. Are all students with ADD automatically protected under Section 504?
 - A. **No.** Some students with ADD may have a disability within the meaning of Section 504; others may not. Students must meet the Section 504 definition of disability to be protected under the regulation. Under Section 504, a "person with disabilities" is defined as any person who has a physical or mental impairment that substantially limits a major life activity (e.g., learning). Thus, depending on the severity of their condition, students with ADD may or may not fit within that definition.
- 3. Q. Must students thought to have ADD be evaluated by school district/charters?
 - A. Yes. If parents believe that their student has a disability, whether ADD or any other impairment, and the school district/charter has reason to believe that the student may need special education or related services, the school district/charter must evaluate the student. If the school district/charter does not believe the student needs special education or related services, and thus does not evaluate the student, the school district/charter must notify the parents of their due process rights.
- 4. Q. Must school district/charters have a different evaluation process for Section 504 and the IDEA?
 - A. No. School district/charters may use the same process for evaluating the needs of students under Section 504 that they use for implementing IDEA.
- 5. Q. Can school district/charters have a different evaluation process for Section 504?
 - A. Yes. School district/charters may have a separate process for evaluating the needs of students under Section 504. However, they must follow the requirements for evaluation specified in the Section 504 regulation.

- 6. Q. Is a student with ADD, who has a disability within the meaning of Section 504, but not under the IDEA, entitled to receive services?
 - A. Yes. If a student with ADD is found to have a disability within the meaning of Section 504, he or she is entitled to receive any services the 504 team decides are necessary.
- 7. Q. Can a school district/charter refuse to provide accommodations to a student with ADD because he or she does not meet the eligibility criteria under the IDEA?
 A. No.
- 8. Q. Can a student with ADD, who is protected under Section 504, receive related aids and services in the general educational setting?
 - A. Yes. Should it be determined that a student with ADD has a disability within the meaning of Section 504 and needs only adjustments in the general classroom, rather than special education, those adjustments are required by Section 504.
- 9. Q. Must a school district/charter have a separate due process hearing procedure for Section 504 and the IDEA?
 - A. No. School district/charters may use the same procedures for resolving disputes under both Section 504 and the IDEA. In fact, many local school district/charters and some State education agencies are conserving time and resources by using the same due process procedures. However, education agencies should ensure that hearing officers are knowledgeable about the requirements of Section 504.
- 10.Q. Can school district/charters use separate due process procedures for Section 504?
 - A. Yes. School district/charters may have a separate system of procedural safeguards in place to resolve Section 504 disputes. However, these procedures must follow the requirements of the Section 504 regulation.
- 11.Q. What should parents do if the State due process hearing process does not include Section 504?
 - A. Under Section 504, school district/charters are required to provide information and inform parents of these procedures. Thus, school district/charters are responsible for providing a Section 504 hearing even if the State process does not include it.
- 12.Q. When do the second and third prongs of the Section 504 definition become relevant?
 - Second Prong—Has a record of an impairment.
 - Third Prong—Is regarded as having an impairment.
 - A. Section 504 teams should only use the first prong of the Section 504 eligibility definition: A student may be considered disabled if the individual has a mental or physical impairment that substantially limits one or more of such person's major life activities. The second and third prongs were meant for situations where individuals are discriminated against based upon a record of an

impairment or being perceived and treated in a discriminatory manner. *Prongs two and three should not be used for eligibility purposes.* It is the negative action taken based on the perception of the record that entitles a person to protection against discrimination.

- 13.Q. Are slow learners eligible for Section 504 accommodations or services?
 - A. "Slow learning" is not a disability any more than giftedness would be considered an impairment. If a slow learner cannot cope with the general education, the problem is with the curriculum or instructional approach, not the student. The curriculum or instruction must be modified to meet the ability and pace of the student. It should be noted that the student could have a disability (for example, an attention deficit disorder) and also be a slow learner. The ADD could entitle the student to Section 504 services.
- 14.Q. Who should serve on the Section 504 Team?
 - A. A practice that has worked for many schools is the use of the intervention team or prereferral (EIT) team as the Section 504 Team. This team is usually knowledgeable about the student and is familiar with interventions that have been successful and strategies that have failed. The core team will usually include the following:
 - A. Parent(s)
 - B. Student, when appropriate
 - C. Principal or designee
 - D. Classroom teacher(s)
 - E. School counselor
 - F. Others as appropriate
- 15.Q. Can a school use the special education IEP form to document Section 504 accommodations and services? Can a student have both a Section 504 Plan and an IEP?
 - A. **No, in both cases.** If a student is eligible to receive accommodations under Section 504, they should be documented on a Section 504 Accommodation Plan. Students with IEPs have all their needs (academic, behavioral, related services, supplemental services and accommodations) addressed via an IEP.
- 16.Q. Should each eligible Section 504 student have a case manager?
 - A. **Yes.** After determining eligibility, the Section 504 team should appoint a case manager to ensure the services are implemented and to manage the Section 504 file. If the student transitions to a new level or building, a new case manager will need to be assigned. The case manager is usually the primary service provider. Typical case managers include school counselors, general education teachers, and school nurses.
- 17.Q. How does free appropriate public education differ in Section 504 and special education?

- A. In special education, a student must be eligible under one of the IDEA's disability categories and requires special education before he/she is entitled to related services. The definition for eligibility under Section 504 is very broad and could include any physical or mental impairment that substantially limits a major life activity. The impairment must be shown to impact the student's education program. The student could receive accommodations, and/or related services. Some students could receive just a related service, such as physical therapy or school counseling.
- 18.Q. Who conducts school evaluations to determine Section 504 eligibility?
 - A. Many students who are eligible for Section 504 services have medical conditions that have already been diagnosed. In these cases the school would request permission from the parents to obtain copies to document the Section 504 eligibility. In many cases, the student is referred for an evaluation under special education but is not found to be eligible. That evaluation can be used for Section 504 consideration. In cases where the school conducts the evaluation, special education staff or other support staff may be involved. Most schools pay a portion of the salary and benefits of special education staff and could justify the use of these individuals to conduct 504 evaluations.
- 19.Q. When a student exits special education should they be considered for Section 504 eligibility?
 - A. Yes. Many exiting special education, students will not require Section 504 accommodations or services. If the students IEP team decides upon exiting the student that Section 504 eligibility should be considered, a referral would be made to the EIT to determine if 504 eligibility or other interventions should be considered. Special education students who are graduating from high school and moving on to post secondary opportunities should be considered for Section 504 services. Post secondary programs receiving federal funds are under the same obligations as schools.
- 20.Q. Where can parents or the school receive technical assistance regarding Section 504 issues?
 - A. There are several sources of technical assistance for parents and school, including the following:
 - 1. School Section 504 coordinator
 - 2. Regional Office for Civil Rights, Denver, Colorado
- 21.Q. To what extent should parents be involved in the Section 504 process?
 - A. The Section 504 regulations do not specify the degree of parent participation. It is always best practice to involve parents every step along the way in their student's educational program. It is recommended that parents receive notice whenever their student is singled out for evaluation, eligibility or service delivery. Written consent must be obtained prior to evaluation and placement. The parents should be invited to participate in all Section 504 meetings regarding their student.

- 22.Q. Can the Section 504 team recommend alternatives to an eligible student's graduation requirements?
 - A. Yes. For example, a student with a severe physical disability might not be able to participate and fulfill physical education graduation requirements. Adapted physical education would be a modification for the physical education requirement. Schools are encouraged to develop alternative options rather than totally waive a course requirement.
- 23.Q. Are all students with attention deficient disorder eligible for Section 504 services?
 - A. Although many students who have been diagnosed with ADD/ADHD **do** qualify for Section 504 services, many others do not. Many students who have been diagnosed with ADD/ADHD are either on medication or have been taught and apply compensatory skills to successfully function in a school environment and may not require Section 504 services. Some students with ADD/ADHD will be eligible for special education services if they were first found to be eligible for special education under the categories of learning disability, other health impaired, emotionally disturbed, or traumatic brain injury. If the student has a mental or physical disability that substantially limits a major life activity (in the case of ADD/ADHD, learning), then the student would qualify for Section 504 accommodations and/or services if an evaluation supports that determination.
- 24.Q. What are the consequences for a school that refuses to meet Section 504 obligations?
 - A. Mediation should be used whenever possible to assist in resolving disputes between parents in the school. The parents could file a local grievance with the school, request a due process hearing, take the school to court, or file a complaint with the Office for Civil Rights. OCR is part of the U. S. Department of Education.
- 25.Q. Should a school document and keep a Section 504 file on each eligible student?
 - A. It is best practice to document the events of each Section 504 service. Files should be kept on eligible students and maintained by the case manager. These files should be separate from the cumulative files to avoid possible discrimination based on the record. Section 504 files would be under all requirements listed in the Family Educational Rights and Privacy Act (FERPA).
- 26. Q. Who pays the costs for Section 504 services?
 - A. Schools are responsible to fund this mandate. Federal and State special education funds **should not** be used for Section 504 services.
- 27.Q. Are private schools responsible to provide Section 504 requirements?
 - A. Yes, if the private school (including preschool) is receiving any form of federal funding.

- 28.Q. Can a school require a medical statement for students for whom they cannot pinpoint a medical or physical impairment that is substantially limiting a major life activity within the school and for which assistance is needed in the school?
 - A. A school cannot require a parent or student to provide a medical statement if the school suspects that the student has a disability that would necessitate the provision of general or special education and related aids and services under the regulations implementing Section 504 of the Rehabilitation Act of 1973. However, a school is not required to evaluate a student who the school does not believe has a disability (e.g., a mental or physical impairment that substantially limits a major life activity, such as learning). A school is required to conduct an evaluation of any person whom, because of disability or needs, the school believes to need general or special education and related aids and services before placing the person in general special education with related aids and services. If a school determines, based on the facts and circumstances of the individual case, that a medical assessment is necessary to make an appropriate evaluation consistent with 34 CFR Section104.35 (a) and (b), the school must ensure that the student receives this assessment at no cost to the parents. If alternative assessment methods meet the evaluation criteria, these methods may be used in lieu of a medical assessment. If a district/charter does not believe that a student has a disability and refuses to evaluate the student, the district/charter must inform the parents of their due process rights under 34 CFR Section 104.36.
- 29.Q. Are schools required to provide food when dietary modifications are needed? Or do parents provide the food and have the school prepare it (as is the case with medication)?
 - A. It depends. A school, in providing any aid, benefit, or service, may not deny or afford a person with a disability an opportunity to participate in, or benefit from, an aid, benefit, or service, such as the provision of food services, that is not equal to, or as effective as, that provided to persons without disability. The school is also required to provide free appropriate public education to each qualified person with a disability. Unlike medicine, which the school is not required to provide for any student, if the school provides food to students generally, it would also have to provide an appropriate lunch to the student with disabilities who has special dietary needs on the same basis that food is provided to students without disabilities. Depending on the circumstances, the school may have to provide special foods to meet the individual needs of the student with disabilities. This responsibility is determined on a case-by-case basis.
- 30.Q. Do school responsibilities under Section 504 also include providing services to students in private schools?
 - A. If a school has made available a free appropriate public education to a person with a disability and the person's parent or guardian chooses to place the person in a private school, Section 504 does not require the recipient to receive services in the private school unless that private school receives federal funding. (34 CFR Section 104.33(c)(4)). The private, rather than the public, school provides and

- pays for Section 504 services when it provides the services because it is a recipient of federal funds.
- 31.Q. For students who are referred to special education, but do not qualify under IDEA criteria, do they automatically become Section 504 students?
 - A. **No**. Under Section 504, a "person with disabilities" is defined as any person who has a physical or mental impairment that substantially limits a major life activity. Thus, depending on the severity of their condition, students who do not meet the standards under the Individuals with Disabilities Education Act (IDEA) may or may not fit within the Section 504 definition.
- 32.Q. Can a student be identified as IDEA eligible and be receiving some services under IDEA and also be identified as a Section 504 student and be receiving different assistance in the general classroom under Section 504?
 - A. No. In order to be eligible for services under the IDEA, a student must be found to have one or more of the disability categories specified and must also be found to need special education (specially-designed instruction). A student identified as IDEA eligible and receiving services under the IDEA receives a free appropriate public education through an individualized education program (IEP) developed in accordance with IDEA—not through a Section 504 Accommodation Plan.
- 33.Q. If a student is identified as in need of accommodations under Section 504, and the parent decides to home-school the student, is the school still responsible for providing services in the home for the student because they are in the jurisdictional area of the school's responsibility?
 - A. **No.** Where a school has offered an appropriate education, a school is not responsible, under Section 504, for the provision of educational services to students not enrolled in the public educational program based on the personal choice of the parent or guardian.
- 34.Q. If a Section 504 student is, due to his/her disability, constantly disruptive on the school bus, can the school have the student's bus privileges removed if she/he needs the transportation to get to school? If so, must the school still provide transportation? How about when the student is a threat to the safety of other students on the bus?
 - A. If transportation is a related service for a student with disabilities, any incident of misconduct on the bus should be viewed in the same manner as any disciplinary incident in the school. A school cannot revoke transportation services just as a school could not suspend a student with disabilities in excess of 10 days or, in some cases, impose cumulative suspensions exceeding 10 days, without taking a number of prior actions. A school can change the mode or method of providing transportation services if a student with disabilities is endangering himself or others, just as the school can place a student with disabilities in a more restrictive setting if the student becomes dangerous.

For other Questions and Answers from OCR, go to http://www.ed.gov/about/offices/list/ocr/504faq.html

Appendix D Acronyms and Definitions

The following are commonly used acronyms and definitions used in Section 504.

ADA Americans with Disabilities Act

ADAAG Americans with Disabilities Act Accessibility Guidelines

ADD Attention Deficit Disorder

ADHD Attention Deficit Hyperactivity Disorder

AG Annual Goal

AP Accommodation Plan

AYP Adequate Yearly Progress

CD Cognitive Delay

CFR Code of Federal Regulations

DD Developmental Disabilities

DNR Do Not Resuscitate

ED Emotionally Disturbed

EIT Early Intervening Team—(Prereferral)

ESY Extended School Year

FAPE Free Appropriate Public Education

FERPA Family Educational Rights and Privacy Act

HI Hearing Impaired

IDEA Individuals with Disabilities Education Act—Special Education

IEP Individualized Education ProgramIFSP Individualized Family Service Plan

LEA Local Education Agency

LRE Least Restrictive Environment

LD Learning Disability

NCLB No Student Left Behind (Act)

OCR Office for Civil Rights

OHI Other Health Impaired

OSEP Office of Special Education Programs

OT Occupational Therapy

Part B Special Education for School-Aged Student (IDEA)

Part C Special Education for Infants and Toddlers Birth to Two Years (IDEA)

PT Physical Therapy

RTI Response to Intervention

SEA State Education Agency

Section 619 Special Education for Three to Five Year Olds

SLP Speech-Language Pathology

TTY A Telecommunication Device for the Deaf (Teletypewriter)

VI Visually Impaired

Section 504 of the Rehabilitation Act of 1973

Definitions

Accommodations—Adaptations made by classroom teacher(s) and other school staff to enable the students to benefit from their educational program. In some cases, a Section 504 plan should be developed outlining accommodations.

ADA Accessibility Guidelines (ADAAG)—Standards used to meet Section 504 accessibility requirements for the design, construction, and alteration of buildings.

Americans With Disabilities Act—1990 (ADA)—A civil rights law that prohibits discrimination against persons with disabilities in the areas of accessibility, employment, public services, public accommodations, transportation, and communication.

Barrier-Free Environment—A school environment that contains no obstacles to accessibility and usability by students and other individuals with disabilities. Barriers can be physical and non-physical.

Consent—Written parent permission before initial evaluation and placement.

Contagious Diseases Protected Under 504—Contagious diseases are those that can be transmitted from person-to-person. Examples are diseases such as AIDS, HIV, and tuberculosis.

- Early Intervening Team (EIT)—A group of school staff knowledgeable about the student who work together to study the child's challenges and develop a EIT Intervention Plan as necessary to help the student succeed in his/her general educational program. In most schools the EIT also functions as the school's 504 Team. The process could be referred to by other names—School Assistance Team, Student Assistance Team, Child Study Team, etc.
- **Free Appropriate Public Education**—Related aids and services that are designed to meet individual educational needs of students with disabilities as adequately as the needs of nondisabled persons are met.
- **Individuals With Disabilities Education Act, (IDEA)**—Federal special education law and regulations.
- **Major Life Activity**—Functions such as caring for one's self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working.
- Office for Civil Rights (OCR)—This federal agency has three primary responsibilities: investigating complaints, conducting compliance reviews, and providing technical assistance. The regional OCR office representing Utah is located at the U.S. Department of Education, Office of Civil Rights, Region VIII, 1244 Speer Boulevard, Suite 310, Denver, Colorado 80204-3582, (303) 844-5695, TTY (303) 844-3417.
- Physical Or Mental Impairment—(1) Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genitourinary; hemic and lymphatic; skin; and endocrine; or (2) any mental or physical disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. The term "physical or mental impairment" includes, but is not limited to, such diseases and conditions as orthopedic, visual, speech, and hearing impairments, cerebral palsy, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional illness, drug addiction, and alcoholism.
- Program Accessibility—The school will ensure programs and activities are accessible to and usable by persons with disabilities. In many instances, programs and activities may be made accessible through slight modifications and adjustments in procedures, practices, and policies. In others, building renovation or construction may be required. Structural change is required only where program accessibility cannot be achieved effectively through other means.
- **Program or Activity**—In the context of Section 504, this includes all operations of State and local agencies that receive federal funds. This includes colleges, universities, and/or school district/charters.
- **Public Entity**—Any school, organization, agency, or office that receives federal funding and is therefore obligated to follow Section 504 requirements.

- **Public Notice**—The school is required to provide public notice and internal notice (i.e., to staff, individuals with disabilities, and students) stating it does not discriminate on the basis of a disability.
- **Qualified Student**—Any student who has been determined through an evaluation to have a physical or mental impairment that substantially limits one or more major life activities and impacts education.
- **Section 504**—The Rehabilitation Act of 1973 that guarantees specific rights in federally funded programs and activities to people who qualify as disabled. Section 504 states, "No otherwise qualified disabled individual in the United States... shall, solely by reason of a disability be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance."
- Section 504 Coordinator—A school employing 15 or more persons must assign a person to coordinate compliance with Section 504 regulations. It is recommended that all district/charters appoint a Section 504 Coordinator. It is recommended that the same individual serve as the Americans with Disabilities Act Coordinator and be a general educator.
- **Section 504 Representative**—It is recommended that each school appoint a 504 Coordinator to collaborate with the district/charter's Section 504 Coordinator and coordinate building level 504 activities.
- **Section 504 Case Manager**—This is usually the primary school staff member providing accommodations for a specific student. Common case managers are counselors, school nurses, and general education teachers. The case manager maintains the Section 504 student file.
- **Self-Evaluation**—The Americans with Disabilities Act requires that federal fund recipients evaluate their programs, physical accessibility, and employment practices to determine the extent to which programs and activities require modification to ensure full participation by students with disabilities. These evaluations should be revisited annually by the Section 504 Coordinator. The self-evaluation should not be confused with student evaluation.
- **Title I**—A federal program that provides financial assistance to States and eligible agencies to deliver supplemental services to at-risk students.
- **Transition Plan**—If a school determines that structural modifications are necessary to meet Section 504 or ADA accessibility requirements, the school must develop a plan specifying the steps necessary to complete such changes and the time frame for completion.

Appendix E Comparison of IDEA, 504, and ADA

ISSUES	SECTION 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
Туре	A Civil Rights Law	An Education Act	A Civil Rights Law
Title	The Rehabilitation Act of 1973	The Individuals with Disabilities Education Improvement Act (IDEA) 2004	Americans with Disabilities Act of 1990 (ADA)
Purpose	Is a civil rights law that protects the rights of individuals with disabilities in programs and activities that receive federal financial assistance from the U.S. Department of Education.	Is a federal funding statute whose purpose is to provide financial aid to States in their efforts to ensure a free appropriate public education for students with disabilities.	Provides a clear and comprehensive national mandate for the elimination of discrimination against individuals with disabilities.
Responsibility	General education, but shared with special education	Special education, but shared with general education	Public and private schools, business establishments, and public buildings (services)
Funding	State and local responsibility (no federal funding)	State, local, and federal IDEA funds. IDEA Funds cannot be used to serve students eligible only under Section 504.	Public and private responsibility (no federal funding)
Administrator	Section 504 Coordinator (Systems with 15 or more employees) to coordinate efforts to comply with this law	Special education director or designee	ADA Coordinator is required to coordinate efforts to comply with this law.

Issues	Section 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
Service Tool	Accommodations and/or services	Individualized Education Program (IEP). Some IEPs will include accommodations similar to those in a Section 504 plan necessary for success in the general classroom.	Reasonable accommodations and legal employment practices
Population	Identifies person as disabled so long as she/he meets the definition of qualified persons with disabilities, i.e., has or has had a physical or mental impairment that substantially limits a major life activity, or is regarded as disabled by others.	Identifies 13 qualifying conditions: autism, deafness, deaf-blindness, hearing impairment, mental retardation, multiple disabilities, orthopedic impairment, other health impairment, emotional disturbance, specific learning disability, speech or language impairment, traumatic brain injury, and visual impairment.	Identifies person as disabled so long as she/he meets the definition of a qualified person with disabilities; i.e., has a physical or mental impairment that substantially limits one or more major life activities, has a record of such an impairment, or is regarded as disabled by others.
Eligibility	A student is eligible so long as she/he meets the definition of a qualified person with disabilities, i.e., currently has or has had a physical or mental impairment that substantially limits a major life activity or is regarded as disabled by others. The student is not required to need special education services to be protected.	A student is only eligible to receive special education and related services if the multidisciplinary team determines that the student has a disability under one of the 13 qualifying conditions of the IDEA and requires special education services.	A person is eligible so long as she/he meets the definition of a qualified person with disabilities, i.e., currently has or has had a physical or mental impairment that substantially limits a major life activity or is regarded by others as having a disability. The student is not required to need special education services in order to be protected.

Issues	Section 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
Free Appropriate Public Education	A student could receive services and/or accommodations through a Section 504 Plan.	A student must first be eligible and need special education before he or she is entitled to a special education and related services. Services are based on the student's unique needs as provided by an Individualized Education Program (IEP).	Addresses education in terms of accessibility requirements. Requires private and public entities not to use employment practices that discriminate on the basis of a disability.
Accessibility	Federal regulations regarding building and program accessibility require that reasonable accommodations be made.	Requires that modifications must be made if necessary to provide access to a free appropriate public education to an eligible student.	Requires that public programs be accessible to individuals with disabilities.
Undue Hardship	Consideration is given for the size of the program, extent of accommodation, and cost relative to the total school budget. (Employment only).	Budget and administrative convenience is never an excuse.	Consideration is given to the size of the business and its budget, type of operation, and nature and cost of accommodation.
Drug and Alcohol Use	Current drug use is not considered a disability. An individual who has stopped using drugs and/or alcohol and is undergoing rehabilitation <i>might</i> be eligible for accommodations.	Drug and alcohol use is not covered as a qualifying disability under the IDEA.	Current drug use is not considered a disability. Current alcohol abuse that prevents individuals from performing duties of the job or that constitutes a direct threat to property or safety of others is not considered a disability.

Issues	SECTION 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
Contagious Diseases	Individual with disabilities excludes any individual with a contagious disease that renders the individual unable to perform the job.	Possibly eligible under the category of "other health impaired."	Permits qualification standard requiring that an individual with a currently contagious disease or infection not pose a direct threat to the health or safety of others.
Procedural Safeguards	Both require notice and rights to the parent or guardian with respect to identification, evaluation, programming, and placement.		Makes provisions for public notice, hearings and awarding attorney fees.
Procedural Safeguards, Cont.		Notice provisions are much more comprehensive. Minimum requirements of the notice are specified.	Self-evaluations and transition plans are required and updated annually.
Notice and Consent	Notice is required before a "significant change in placement." Written consent would be considered a best practice.	Written notice is required prior to any change in placement. Written consent is required before the initial evaluation and reevaluation.	Does not apply to this category.

ISSUES	SECTION 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
Evaluations	Evaluation draws on information from a variety of sources in the area of concern. Decisions are made by a group knowledgeable about the student, evaluation data, and placement options. Requires written parental notice. Written parental consent is considered a best practice. Requires periodic reevaluations. Reevaluation is required before a significant change in placement. No provision is made for independent evaluations at district/charter expense. The school district/charter should consider other evaluations and information regarding the student.	A full comprehensive evaluation is required assessing all areas related to the suspected disability. The student is evaluated by a multidisciplinary team within 60 days of written parent consent. Requires reevaluations to be conducted at least every three years if determined appropriate by the team. A reevaluation is not required before a significant change in placement, but an IEP meeting is. Provides for a request for an independent educational evaluation.	All schools should conduct or update their Section 504 evaluation regarding services, accessibility, practices, and policies to ensure discrimination is not occurring with any individual with disabilities under the ADA.
Services	 When interpreting evaluation data and making service decisions, both laws require district/charters to do the following: Draw upon information from a variety of sources. Ensure that all information is documented and considered. Ensure that the service decision is made by a group of persons including those who are knowledgeable about the student, disability, the meaning of the evaluation data and placement options. 		

ISSUES	Section 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
	 Provide notice and evaluation before any change of services. Ensure that the student is educated with his/her nondisabled peers to the maximum extent appropriate (Least Restrictive Environment—LRE). 		
Review of Program	Accommodations should be reviewed periodically.	An IEP review meeting is required at least annually or before any significant change.	
Local Level Grievance Procedures	Requires district/charters to provide a local grievance procedure for parents, students, and employees.	Does not require a local grievance procedure. Provides for state-level IDEA complaint procedures and due process hearings.	Any school district/charter shall adopt and publish grievance procedures for resolution of ADA complaints.
Formal Complaint Procedures	An individual or organization may file a complaint with the Office for Civil Rights (OCR). An OCR complaint must be filed, in writing, within 180 days after the violation has occurred. In certain cases, OCR will consider complaints where more than 180 days have elapsed.	A formal complaint process is required. Parents can file a complaint with the State. A decision must be provided within 60 days.	An individual or organization may file a complaint with OCR. An OCR complaint must be filed, in writing, within 180 days after the violation has occurred. In certain cases, OCR will consider complaints where more than 180 days have elapsed.
Due Process	district/charters or parents can initiate due process hearings. Requires that the parent baye an apportunity to participate and be		Due process hearings can be initiated by either party. The court may allow a reasonable attorney's fee for the prevailing party.

ISSUES	Section 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
Mediation	Not required. However, mediation should always be suggested.	Mediation and resolution sessions are available for the parties in a dispute and are encouraged as a way to resolve a state-level complaint or due process hearing.	Not required. However, mediation should always be suggested.
Exhaustion of Remedies	Administrative hearing is not required prior to OCR involvement or court action.	The parent or guardian should exhaust all available administrative remedies before seeking court action.	An administrative hearing is not required prior to OCR involvement or court action.
Enforcement	Enforced by the U.S. Office of Civil Rights. Regional offices are located throughout the United States. The office is part of the U.S. Department of Education.	Enforced by the U.S. Office of Special Education Programs (OSEP) and the State as the enforcement arm of OSEP.	Enforced by the U.S. Office for Civil Rights under an agreement with EEOC.
Discipline of Students With Disabilities	Requires that a school district/charter evaluate all students with disabilities before making an initial placement or any subsequent, significant change in his or her placement. The proposed exclusion of a student with disabilities that is permanent (expulsion), for an indefinite period, or for more than 10 consecutive school days, constitutes a "significant change in placement."	Requires that a school district/charter evaluate all students with disabilities before making an initial placement or any subsequent, significant change in his or her placement. The proposed exclusion of a student with disabilities that is permanent (expulsion), for an indefinite period, or for more than 10 consecutive school days, constitutes a "significant change in placement." (Continued on page 88)	

Issues	Section 504	INDIVIDUALS WITH DISABILITIES EDUCATION ACT—2004	AMERICANS WITH DISABILITIES ACT
	B (Before implementing a suspension	
	Before implementing a	or expulsion that constitutes a	
	suspension or expulsion that	significant change in the student's	
	constitutes a significant change in the student's	placement, the school must conduct a manifestation	
	placement, the school must	determination reevaluation to	
	conduct a reevaluation to	determine if the behavior was	
	determine if the behavior was	caused by the disability and	
	caused by the disability.	develop or revise the behavior	
	caacca by and alcability.	intervention plan.	
	If there is no relationship	'	
	between the disability and the	If there is no relationship between	
	behavior, the school can	the disability and the behavior, the	
	expel the student. The school	school can remove the student,	
	is not required to provide	but still needs to provide a free	
	services and/or	appropriate public education. This	
	accommodations during the	means special education services	
	expulsion period.	outlined in the IEP.	

Appendix F—Examples of Disabilities And Accommodations

The Section 504 accommodations/services a student receives will be based upon the unique needs identified during the evaluation process. The pages that follow are intended to offer sample accommodations for typical disabilities that may qualify a student to receive a Section 504 Accommodation Plan. Some of the suggested accommodations could be listed in the plan as the parent's or students' responsibility.

Remember, these disabilities are covered by Section 504 only if an evaluation determines that the condition is substantially limiting to a major life activity and impacts education.

ACQUIRED IMMUNE DEFICIENCY SYNDROME (AIDS)

EXAMPLE: The student frequently misses school and does not have the strength to attend a full day. This student has a disability that substantially limits the life activities of caring for one's self and learning.

- Develop a health care and emergency plan.
- Apply universal precautions.
- Administer medications as prescribed.
- Adjust attendance policies.
- Adjust schedule or shorten day.
- Provide rest periods.
- Adapt physical education curriculum.
- Establish routine communication with health professionals, school nurse, and home.
- Meet with doctor, parents, teachers, and administrators.

- Provide two-way audio/video link between home and classroom.
- Arrange for an adult tutor at school or home.
- Modify assignments and tests.
- Provide an extra set of textbooks for home.
- Provide staff training on confidentiality.
- Provide transportation to and from school.
- Tape books or provide a personal reader.
- Provide a home computer with e-mail.
- Arrange for a support group.
- Provide employment transitions for secondary students.
- Develop supportive community attitudes regarding the school's need to educate student who are HIV positive/AIDS.
- Develop and promote nondiscriminatory classroom climate and supportive student attitudes.
- Promote the most supportive, least restrictive educational program for student with AIDS.
- Initiate a "Kids on the Block" AIDS program to promote understanding.
- Video-tape classroom teacher.
- Provide a peer support group to encourage communication.
- Furnish home and hospital care for extended periods of illness.
- Provide technology at home with a possible link to the school.

ALLERGIES

EXAMPLE: The student has severe allergic reactions to certain pollens and foods. The student is substantially limited in the major life activity of breathing.

Possible Accommodations

- Avoid allergy-causing substances: soap, weeds, pollen, food.
- Inservice necessary persons: dietary people, peers, coaches, laundry for sports people (soap).
- Allow time for shots/clinic appointments.
- Use air purifiers.
- Adapt physical education curriculum during high pollen time.
- Improve room ventilation (e.g. When remodeling has occurred and materials may cause a reaction).

ARTHRITIS

EXAMPLE: A student with arthritis may have persistent pain, tenderness, or swelling in one or more joints. The student is substantially limited in the major life activity of walking and performing manual tasks.

- Develop health care plan and emergency plan.
- Provide a rest period during the day.
- Accommodate for absences for doctor's appointments.
- Provide assistive devices for writing (e.g., pencil grips, non-skid surface, typewriter/computer, etc.).
- Modify physical education curriculum.

- Administer medication as prescribed.
- Arrange for assistance with carrying books, lunch tray, etc.
- Provide book caddy.
- Implement movement plan to avoid stiffness.
- Provide seating accommodations.
- Allow extra time between classes.
- Provide locker assistance.
- Provide modified eating utensils.
- Accommodate for writing with a computer and note-taking with a tape recorder.
- Make available access to wheelchair/ramps and school van for transportation.
- Modify recess time.
- Provide peer support groups.
- Arrange for instructional aide support.
- Arrange for someone else to take notes.
- Install handle style doorknobs (openers).
- Record lectures/presentations.
- Have teacher provide outlines of presentation.
- Issue Velcro[®] fasteners for bags, shoes, and coats.
- Provide a more comfortable style of desk.
- Adjust attendance policy, if needed.
- Furnish a warmer room and sit student close to the heat.
- Modify curriculum for the lab classes.
 Utah State Office of Education: Section 504 Guide—Appendices

- Supply an extra set of books for home use and keep a set at school.
- Let student give reports in oral form rather than written.
- Begin an awareness program for other student.
- Monitor any special dietary considerations.
- Provide individual school counseling.
- Make any needed bathroom accommodations.

ASTHMA

EXAMPLE: A student has been diagnosed as having asthma. The disability limits the major life activity of breathing.

- Develop health care and emergency plan.
- Modify activity level for recess, physical education, etc.
- Use air purifier or inhalants.
- Provide inhalant therapy assistance.
- Administer medication as prescribed.
- Provide homebound instruction.
- Remove allergens—e.g., hairspray, lotions, perfumes, pine trees, carpet.
- Make field trips non-mandatory and supplement with videos, audios, movies, etc.
- Accommodate medical absence; arrange transportation to home/clinic.
- Provide education to peers/teachers/others (bus drivers, cooks, etc.).
- Provide access to water, gum, etc.

- Provide curriculum considerations (science class, physical education, etc.)
- Provide alternatives if individual misses an excessive amount of school.
- Have peers available to carry materials to and from classes (e.g., lunch tray, books).
- Provide rest periods.
- Make school health care needs known to appropriate staff.
- Modify field trip experiences.
- Provide indoor space for before and after school.
- Arrange for access to wheelchair for transition purposes.
- Have a locker location that is centralized and free of atmosphere changes.
- Reimburse parent for transportation costs or provide alternate transportation to and from school.
- Modify attendance policies.
- Modify certain learning activities.

ATTENTION DEFICIT DISORDER (ADD) ATTENTION DEFICIT HYPERACTIVITY DISORDER (ADHD)

EXAMPLE: The student does not meet eligibility requirements under IDEA as emotionally disturbed, learning disabled, or other health impaired. The student is diagnosed as having ADD by a doctor, and the disability limits the major life activity of learning.

- Have student work in a study carrel.
- Adjust student seating.
- Use simple, concise instructions.

- Provide a peer tutor.
- Teach compensatory strategies.
- Administer medication as prescribed.
- Monitor stress and fatigue; adjust activities.
- Modify assignments, as necessary.
- Change instructional pace.
- Provide supervision during transitions, disruptions, and field trips.
- Use study guides, organizing tools.
- Modify testing procedures.
- Provide school counseling.
- Initiate frequent parent communication.
- Establish a school/home behavior management program.
- Provide training for staff and parents.
- Have the student use an organizer—train in organizational skills.
- Establish a visual cue between teacher and student.
- Assign chores/duties around room/school.
- Modify environment to avoid distractions.
- Highlight required or important information/directions.
- Place assignments, directions on tape for auditory learner.
- Provide a checklist for student, parents, and/or teacher to record assignments or completed tasks.
- Use a timer to assist student to focus on given task or number of problems in time allotted—*stress* they need to be done correctly.
- Have student restate or write directions/instructions.
 Utah State Office of Education: Section 504 Guide—Appendices

- Allow student to respond in variety of different modes (e.g., may place answers for tests on tape instead of paper.)
- Give student opportunity to stand while working.
- Provide additional supervision to and from school.
- Modify student's work area with barriers.
- Inservice other student and staff about ADD/ADHD.
- Supply treats and rewards to promote behavior change.
- Prescribe physical activity, exercise, etc.
- Determine trigger points and prevent action leading to trigger points.
- Provide a sociometric/sociogram design, such as circle of friends.

CANCER

EXAMPLE: The student has been diagnosed with cancer. The condition has become substantially limiting to the major life activities of learning and caring for one's self.

- With the school nurse, develop a health and emergency plan.
- Apply universal precautions.
- Adjust attendance policies.
- Limit number of classes taken; accommodate scheduling (breaks, etc.).
- Send teacher/tutor to hospital, as appropriate.
- Take whatever steps are necessary to accommodate student's involvement in extracurricular activities.
- Adjust activity level and expectations in classes based on physical limitations;
 do not require activities that are too physically taxing.

- Schedule daily monitoring or distribution of medications, as prescribed.
- Provide appropriate assistive technology.
- Have accommodations available for transportation to and from school and extracurricular activities.
- Provide dietary accommodations.
- Shorten day and/or arrange for home tutoring following treatment.
- Provide additional set of texts and assignments to hospital school.
- Tape lessons.
- Modify schedule to include rest breaks.
- Provide counseling; establish peer support group.
- Adapt physical education.
- Provide access as needed to school health services.
- Provide awareness training to staff and other student about cancer.
- Furnish a peer tutor.
- Modify workload.
- Provide a separate bathroom.
- Provide an interactive computer/modem.
- Instigate a free pass system from the classroom.
- Adjust the proficiency requirement.
- Provide individual school counseling.
- If necessary, adjust requirements for graduation.

CEREBRAL PALSY

EXAMPLE: The student has serious difficulties with fine and gross motor skills. A wheelchair is used for mobility. Cognitive skills are very good. The impairment substantially limits the major life activity of walking and caring for one's self.

Possible Accommodations

- Initiate a health care plan.
- Provide assistive technology devices (computer).
- Arrange for use of ramps and elevators.
- Allow for extra time between classes.
- Assist with carrying books, lunch trays, etc.
- Modify physical education curriculum.
- Provide time for physical therapy.
- Monitor medication administration, as prescribed.
- Modify eating utensils.
- Educate peers/staff about cerebral palsy.

EPILEPSY

EXAMPLE: The student is on medication for seizure activity but experiences several grand mal seizures each month. The condition substantially limits the major life activity of learning.

- Train staff and prepare an emergency plan.
- Monitor and/or distribute medications.
- Change seating.

- Provide rest time and academic considerations following seizure.
- Arrange buddy system.
- Avoid using chalkboards.
- Provide an alternative recess.
- Provide clean rooms and avoid rooms with carpet.
- Provide education for peers and staff about epilepsy.
- Plan for academic make-up work so individual can catch up with peers.

OBESITY

EXAMPLE: A student has an eating disorder that may require special accommodations. Obesity may be considered a disability under Section 504 where it substantially impairs the major life activity of mobility.

- Provide special seating modifications.
- Make dietary modifications.
- Adjust meal schedule.
- Adapt physical education program.
- Allow extra time to get to classes.
- Educate peers about eating disorders.
- Adapt restrooms.
- Begin a peer support group.
- Allow more passing time.
- Ensure privacy for self-care.
- Provide school counseling.

- Provide for elevator privileges or other accommodations—for example, individuals in wheelchairs or with other disabilities that prevent them from using stairs.
- Arrange classroom furniture to provide room to negotiate and move around classroom seating.
- Arrange for peer counseling/helping to deal with esteem issues; also peer attitudes, teasing, etc.
- Address busing concerns to ensure room on buses for seating.
- Arrange to provide opportunities for the individual to participate in intramural events.
- Provide proper and safe transportation to and from school.
- Make any class location changes that may be needed.
- Promote out-of-school support.
- Adjust attendance policy.

ORTHOPEDICALLY IMPAIRED

EXAMPLE: The student has limited mobility and is confined to a wheelchair. The impairment substantially limits the major life activity of walking and caring for one's self.

- Develop a health care and emergency plan.
- Provide an adaptive physical education program.
- If necessary, provide physical therapy at school.
- Check facilities regarding physical accessibility.
- Provide extra time to get to class.
- Supply a set of textbooks for home.

- Provide a copy of class notes from a peer.
- Practice emergency exit from school building.

STUDENT FORMERLY RECEIVING SPECIAL EDUCATION SERVICES

EXAMPLE: The student has exited from a special education program but still needs some academic accommodations to function in a general classroom. The learning disability still substantially limits the major life activity of learning.

- Network; plan with all staff.
- Maintain ongoing monitoring of progress; notify staff.
- Establish daily/weekly progress reports.
- Allow for academic accommodations in the general education classroom.
- Provide mentoring services at school.
- Consider Title I services.
- Provide after-school tutoring.
- Provide peer tutoring.
- Adjust homework assignments.
- Have student work toward more independent achievement of assignments within a structured environment (build self-esteem).
- Contact previous special education teachers for suggestions.
- Review files of progress reports and see what plans were successful.

STUDENT WITH SPECIAL HEALTH CARE NEEDS

EXAMPLE: The student has a special health care problem and requires clean intermittent catheterization twice each day. The impairment substantially limits the major life activity of caring for one's self.

- Develop health care and emergency plan.
- Apply universal precautions.
- Provide trained personnel to perform special procedures.
- Provide student with private location and time to perform procedures.
- Involve school nurse, parents, teachers, and staff.
- Allow preferential seating.
- Modify recess/PE/transportation.
- Reevaluate/update periodically.
- If necessary, modify attendance policy.
- Establish health alert—every staff member involved with this student is aware
 of the health problem and of proper procedures.
- Provide a beeper/paging system for trained personnel.
- Begin a disability awareness program upon parent or student request.
- If necessary, provide school counseling.
- Arrange for trained personnel for school field trips.

TOURETTE SYNDROME

EXAMPLE: The student exhibits inappropriate gestures and sounds in the classroom and hallways. The impairment substantially limits the major life activity of learning.

- Educate other student and staff about Tourette Syndrome.
- Pair with a neighboring student to prevent tardiness or absenteeism.
- Provide student with a means of catching up on missed lessons.
- Pair with a fellow student for study.
- Arrange for frequent parental interaction.
- Administer medication, if necessary.
- Provide supervision for transition activities.
- Modify assignments.
- Provide alternative workspace.
- Cue student for inappropriate behavior.
- Furnish supervision while student is acting out.
- Inservice teachers about different discipline procedures.

TRAUMATIC BRAIN INJURY

EXAMPLE: The student sustained a brain injury in an automobile accident. Many academic and motor skills have been lost from the injury. The condition substantially limits the major life activity of learning.

Possible Accommodations

- Arrange for a health care and emergency plan.
- Provide extended school year/time.
- Furnish memory/organizational aids.
- Provide alternative testing.
- Initiate tutoring programs.
- Inservice staff and peers about TBI.
- Implement an academic monitoring process.

PARENT WITH HEARING IMPAIRMENT

EXAMPLE: A parent is hearing impaired and requests access to school-sponsored activities.

- Provide an interpreter for all school events of expected participation.
- Make arrangements for home-school contacts/communication.
- Assist with locating peer or support groups.
- Use written notes for communication.
- Provide information on assistive technology.

The following are some examples of how school district/charters can discriminate against individuals with disabilities:

- A student with a disability is denied recognition on the honor roll because one of his or her classes is in the special education resource room.
- A student is expelled from school for misbehavior that is related to his/her disability.
- The school refuses to provide bus transportation that is as short in duration (within reason) as is provided to students without disabilities.
- The school refuses to allow a student with a disability the opportunity to audition for athletic teams, cheerleading, or other extracurricular activities.
- The school denies course credit to a student whose absenteeism is the result of a disability.
- The school refuses to dispense medication to a student who needs it to benefit and have access to his or her education.
- The high school counselor fails to provide information about the special provisions of College Board examinations to students with disabilities.
- The school refuses to provide a modified adaptive physical education program for a student who is obese and cannot participate in general physical education.
- The school does not provide an interpreter for a parent who is deaf to attend a school meeting regarding his/her student.
- Student with disabilities are denied access to extracurricular activities.



The Access Center

http://www.k8accesscenter.org/default.asp

The Access Center is a national technical assistance center funded by the U.S. Department of Education's Office of Special Education Programs. It contains information on research-based programs, practices, and tools. It includes a list of links related to access, content-area resources, federal resources, and general information on disabilities.

U.S. Department of Education, Office for Civil Rights

http://www.ed.gov/about/offices/list/ocr/504faq.html

OCR Reports and Resources

http://www.ed.gov/about/offices/list/ocr/publications.html#Section504

Frequently Asked Questions about Section 504 and the Education of Student with Disabilities: Clarifies the requirements of Section 504 of the Rehabilitation Act of 1973, as amended, in the area of elementary and secondary education.

Utah State Office of Public Education

http://www.usoe.k12.ut.us/

Understanding the Differences Between IDEA and Section 504

http://www.ldonline.org/ld_indepth/legal_legislative/edlaw504.html

Article at LD Online: "Understanding the Differences Between IDEA and Section 504," *Teaching Exceptional Children Vol.* 34, No. 3, Copyright 2002 by the Council for Exceptional Children. Reprinted with permission.

Council of Educators for Students with Disabilities, Inc.

http://www.504idea.org/504resources.html

Website has Section 504 and IDEA training and resource information for educators, including downloadable presentations and useful materials.



LRP Publications

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